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            Attorneys for Defendants
            COBLENTZ, PATCH, DUFFY & BASS, LLP LONG TERM
        7
            DISABILITY INSURANCE PLAN, and THE PRUDENTIAL
            INSURANCE CO. OF AMERICA, Real Party in Interest
        8
                                    UNITED STATES DISTRICT COURT
        9
                                  NORTHERN DISTRICT OF CALIFORNIA
       10
       11
            PATRICIA WHITE,
                                                         Case No.: CV10-1855 (BZ)
       12
                                                          [PROPOSED] ORDER GRANTING
                               Plaintiff,
                                                          DEFENDANTS' ADMINISTRATIVE
  275 Battery Street, Suite 2000
                   VS.
    San Francisco, CA 94111
       13
                                                          MOTION TO ORDER PLAINTIFF TO
Gordon & Rees LLP
                                                         CEASE AND DESIST DISSEMINATION
            COBLENTZ, PATCH, DUFFY & BASS, LLP
       14
                                                         OF CONFIDENTIAL PARTY AND
            LONG TERM DISABILITY INSURANCE
                                                         NON-PARTY INFORMATION AND
       15
                                                          COMPLY WITH STIPULATED
            PLAN,
                                                         PROTECTIVE ORDER
       16
                               Defendant.
       17
            THE PRUDENTIAL INSURANCE
            COMPANY OF AMERICA,
       18
       19
                               Real Party in Interest.
       20
                  Pursuant to Local Rules 7-11, IT IS HEREBY ORDERED that Defendants'
       21
            Administrative Motion to Order Plaintiff to Cease and Desist Dissemination of Confidential
       22
            Party and Non-Party Information and Comply with Stipulated Protective Order, is GRANTED.
       23
                  Plaintiff shall comply with the Stipulated Protective Order. (Dkt. 38.)
       24
                  Plaintiff shall cease and desist any present and future disclosures of the Declaration of
       25
            Laurence A. Padway (Dkt. 66) and its exhibits (Dkts. 66-1 through 66-4) to any unauthorized
       26
            persons pursuant to the terms of the Stipulated Protective Order. (Dkt. 38.)
       27
                  Plaintiff shall remedy any past disclosure of the Declaration of Laurence A. Padway
       28
            [PROPOSED] ORDER GRANTING DEFENDANTS' ADMINISTRATIVE MOTION
                                                                                    CV10-1855 (BZ)
            TO CEASE AND DESIST DISSEMINATION OF CONFIDENTIAL PARTY
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AND NON-PARTY INFORMATION AND COMPLY WITH THE STIPULATED PROTECTIVE ORDER

275 Battery Street, Suite 2000

Gordon & Rees LLP

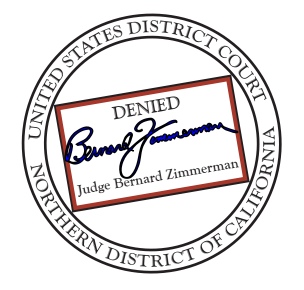
(Dkt. 66) and its exhibits (Dkts 66-1 through 66-4) in accordance with Paragraph 10 of the Stipulated Protective Order (Dkt. 38), which provides that Plaintiff must immediately:

- use its best efforts to retrieve all unauthorized copies of the Declaration of a. Laurence A. Padway and its exhibits;
- inform the person or persons to whom unauthorized disclosures were made of all b. the terms of the SPO; and
- request such person or persons to execute the "Acknowledgment and Agreement c. to Be Bound" that is attached within the SPO as Exhibit A, or alternatively, request such person or persons destroy all copies, abstracts, compilations, summaries, and any other format reproducing or capturing any of the information contained in the Declaration of Laurence A. Padwy and its exhibits.

IT IS SO ORDERED.

DATED: , 2011

Hon. Bernard Zimmerman United States Magistrate Judge Northern District of California



Dated: 5/31/2011